

Supreme Court of Florida

WEDNESDAY, DECEMBER 19, 2018

CASE NO.: SC18-1687

Lower Tribunal No(s).:

3D14-2989;

132002CF015545C000XX

ERNEST MARQUIS FLOWERS vs. LAURA URIARTE, ET AL.

Petitioner(s)

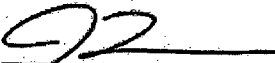
Respondent(s)

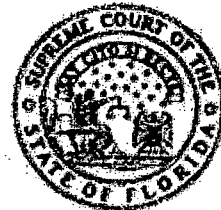
The petition for writ of quo warranto is hereby denied as procedurally barred. A petition for extraordinary relief is not a second appeal and cannot be used to litigate or relitigate issues that were or could have been raised on direct appeal or in prior postconviction proceedings. *See Denson v. State*, 775 So. 2d 288, 290 (Fla. 2000); *Breedlove v. Singletary*, 595 So. 2d 8, 10 (Fla. 1992). No rehearing will be entertained by the Court.

PARIENTE, QUINCE, POLSTON, LABARGA, and LAWSON, JJ., concur.

A True Copy

Test:


John A. Tomasino
Clerk, Supreme Court



db

Served:

ERNEST MARQUIS FLOWERS
LAURA URIARTE
MARIE ELIZABETH MATO
HON. HARVEY RUVIN, CLERK
HON. MARY CAY BLANKS, CLERK
HON. KEVIN M. EMAS, JUDGE